USDC SDNY

UNITED STATES DISTRICT OF		X	DOCUMENT ELECTRONICALLY FILED DOC #: DATE FILED: 4/2/2021
GREGORY SCHEINDLIN,		: ' : :	
	Plaintiff,	:	
		:	21-cv-1124 (LJL)
-V-		:	ODDED
JAMES BRADY,		: :	<u>ORDER</u>
	Defendants.	: :	
		: •	
		 X	

LEWIS J. LIMAN, United States District Judge:

As stated at the conference held today, April 2, 2021:

It is HEREBY ORDERED that the deadline for the completion of all discovery is June 1, 2021.

IT IS FURTHER ORDERED that notwithstanding Plaintiff's representation that it is no longer seeking damages, Defendant has indicated an intention to file a motion for a jury trial. Defendant may make a motion for a jury trial, in accordance with the Individual Practices of this Court, the Local Rules in this District, and the Federal Rules of Civil Procedure, by April 9, 2021. Plaintiff's response is due April 16, 2021. Defendant's reply, if any, is due April 23, 2021.

IT IS FURTHER ORDERED that Defendant shall not, in any appearance before this Court and in any submission made to the Court, use language that is disrespectful of the Court, opposing counsel, or the opposing parties, including but not limited to language that accuses any judge of this Court, opposing counsel, or opposing parties in words or in substance of being a criminal, corrupt, or a liar. *See, e.g., United States v. Marshall*, 371 F.3d 42, 47-48 (2d Cir.

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2004) (noting that the court has "a broad power to punish attorneys or parties by contempt

proceedings for 'disrespectful remarks to the court, opposing counsel, or other parties'") (quoting

United States v. Lumumba, 794 F.2d 806, 809 (2d Cir. 1986)). Defendant also shall make no ad

hominem attacks in any Court proceedings or in any submissions to this Court on any member or

judge of this Court, opposing counsel, or opposing parties. For avoidance of doubt, this Order

does not prevent any party (including Defendant) from arguing that any decision of this Court or

any other court was wrongly-decided or that any argument made by opposing counsel is

incorrect or from arguing that any testimony or document offered as evidence in this case is false

or perjurious. This Order is made necessary by Defendant's use of such language in

correspondence with the Court, as the Court noted in its conference of today. Failure to comply

with this Order, i.e. the use of such language in any Court appearance or submission, will subject

the Defendant to risk of civil or criminal contempt without any further warning.

The Clerk of Court is respectfully directed to mail a copy of this Order to Defendant.

SO ORDERED.

Dated: April 2, 2021

New York, New York

LEWIS J. LIMAN

United States District Judge

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